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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/678,203	10/02/2000	Cornelius Borst	P-3875.09	3753
27581	7590 08/04/2005		EXAMINER	
MEDTRONIC, INC.		NASSER, ROBERT L		
710 MEDTRONIC PARKWAY NE MS-LC340			ART UNIT	PAPER NUMBER
MINNEAPOLIS, MN 55432-5604			3736	

DATE MAILED: 08/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Tuth

	Application No.	Applicant(s)				
Office Action Summany	09/678,203	BORST ET AL.				
Office Action Summary	Examiner	Art Unit				
	Robert L. Nasser .	3736				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply 1f NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONED	ely filed swill be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 Ju	l <u>y 2005</u> .					
2a) ☐ This action is FINAL . 2b) ☒ This	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowan	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-68 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-68 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or						
Application Papers		•				
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original transfer and the correction of the correction o	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 7/25/05. 	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te atent Application (PTO-152)				
S. Patent and Trademark Office						

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 7/25/2005 has been entered.

Claims 1-22, 32-48, and 51-56, and 63-68 do not find support in the parent applications, and therefore only have a priority date of 10/2/2000. Applicant pointed to figure 25 of the parent application to provide support, but figure 25 does not have a spreader on a distal end of an arm and an actuator on a proximal end, as claims in the claims enumerated above.

Claims 23-31 and 57-62 find support in all of the parent applications, except for 08/531363, which is now US Patent 5836311. As such, claims 23-31 and 57-62 have an effective filing date of 9/20/1995.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 6, 8-18, 22, 32-35, 37, 39-50, and 63-68 rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al 5749892 in view of Boone et al 6464269.

The examiner notes Boone et al only qualifies as art under 35 USC 1029e). As such, based on the provisions of 35 YSC 103c, if applicant were to affirmatively state on the record that that Boone et al. and the current application were commonly assigned or subject to an assignment to the same party, then the rejection based on Boone would be withdrawn.

Vierra et al shows a device having an arm 43, , a spreader 51 connected to one of the arm and to the actuator. There are two contact members 15 and 17 connected to the spreader, which engage heart tissue via friction. The contact members can be actuated from an open to a closed position via an actuator at the other end of the arm (see columns 7, lines 44-48). The actuator actuates the arms to only have 2 positions opened and closed. However, Boone et al shows a similar device where the arms are: spread incrementally by rotating a wheel 5. As such, it would have been obvious to modify Vierra to have such an actuator, as it allows the physician to position the arms at the proper position for each patient. As such, the arms would have multiple positions. In addition, the first position is completely closed and the second and third positions are obtained by incremental rotations of the wheel. As such, the members 15 and 17 are substantially parallel in the first and second and third positions. The actuator knob is controlled by the clinician. With respect to claim 3, when inserted into the body, the members 15 and 17 are in the configuration shown in figure 3A. Hence, when they move, they move apart in a substantially parallel method. With respect to claim 11, the first position is spaced apart by less than 15 mm. The arm is fixable to a trocar or to an operating table (see column 12, lines 34-50). With respect to claim 18, since the

coupling surface is friction, Vierra anticipates claim 18, as it need not show the suction features. Claim 22 is rejected for the reasons given above. Claims 50 and 53 are rejected in that the inner surface of members 15 and 17 is capable of engaging tissue. Hence, it is adapted to engage tissue. The examiner notes that adapted to contact tissue is an intended use limitation and the inner surface of the members 15 and 17 are capable of the intended use. Claims 51 and 54 are rejected in that there is a suction lumen open to the atmosphere through ports 73 in the contact surface. Claims 52 and 55 are rejected in that the contact surface is adapted to couple the members to the tissue. With respect to claims 32-35, 37, 39-50, and 63-68, Boone shows a stabilizer for a similar purpose where the feet 1 are parallel. Since the devices in Boone and Vierra perform substantially the same function, they are functional equivalents. As such, it would have been obvious to modify Vierra to use parallel feet rather than V shaped feet, as it is merely the substitution of on known configuration for another

Claims 1-4, 6, 8-18, 22, and 50-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al 5749892 in view of Zhu et al 5293863. Vierra et al shows a device having an arm 43, , a spreader 51 connected to one of the arm and to the actuator. There are two contact members 15 and 17 connected to the spreader, which engage heart tissue via friction. The contact members can be actuated from an open to a closed position via an actuator at the other end of the arm (see columns 7, lines 44-48). The actuator actuates the arms to only have 2 positions, opened and closed. However, Zhu et al shows a retractor with 2 blades that are spread apart incrementally moving a handle 254. Such an arrangement allows a physician to position the arms allows a ph

the proper location for each patient, as opposed to a one size fits all approach, As such, it would have been obvious to modify Vierra to have such an actuator, as it allows the physician to position the arms at the proper position for each patient. As such, the arms would have multiple positions. In addition, the first position is completely closed and the second and third positions are obtained by incremental rotations of the wheel. As such, the members 15 and 17 are substantially parallel in the first and second and third positions. The actuator knob is controlled by the clinician. With respect to claim 3, when inserted into the body, the members 15 and 17 are in the configuration shown in figure 3A. Hence, when they move, they move apart in a substantially parallel method. With respect to claim 11, the first position is spaced apart by less than 15 mm. The arm is fixable to a trocar or to an operating table (see column 12, lines 34-50). With respect to claim 18, since the coupling surface is friction, Vierra anticipates claim 18, as ... it need not show the suction features. Claim 22 is rejected for the reasons given above. Claims 50 and 53 are rejected in that the inner surface of members 15 and 17 is capable of engaging tissue. Hence, it is adapted to engage tissue. The examiner notes that adapted to contact tissue is an intended use limitation and the inner surface of the members 15 and 17 are capable of the intended use. Claims 51 and 54 are rejected in that there is a suction lumen open to the atmosphere through ports 73 in the contact surface. Claims 52 and 55 are rejected in that the contact surface is adapted to couple the members to the tissue.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Zhu et al, as applied to claims 1-4, 6, 8-18, 22, and 50-56, further in view of

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Furnish 5,498,256. Furnish shows a hand lever actuator for forceps. Hence, it would have been obvious to modify Vierra to use the actuator of Furnish, as it is merely the substitution of one known equivalent actuator for another.

Claims 5, 27, and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Boone et al, as applied to claims 1-4, 6, 8-18, 22, 32-35, 37, 39-50, and 63-68, further in view of Furnish 5,498,256. Furnish shows a hand lever actuator for forceps. Hence, it would have been obvious to modify Vierra to use the actuator of Furnish, as it is merely the substitution of one known equivalent actuator for another.

Claim 7 is are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Boone et al, as applied to claims 1-4, 6, 8-18, 22, and 50-56, further in view of Garrison et al 5613937. In column 15, lines 40-60, Garrison teaches the equivalence of the rotating knob actuator of Vierra and the slide actuator recited in the claims. Hence, it would have been obvious to modify Vierra to use the actuator of Garrison, as it is merely the substitution of one known equivalent actuator for another.

Claims 7, 29, and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Boone et al, as applied to claims 1-4, 6, 8-18, 22, 32-35, 37, 39-50, and 63-68, further in view of Garrison et al 5613937. In column 15, lines 40-60 Garrison teaches the equivalence of the rotating knob actuator of Vierra and the slide actuator recited in the claims. Hence, it would have been obvious to modify Vierra to use the actuator of Garrison, as it is merely the substitution of one known equivalent actuator for another.

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Claims 19-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Boone et al, as applied to 1-4, 6, 8-18, 22, 32-35, 37, 39-50, and 63-68 above, further in view of Hossain et al 6063021. Hossain et al shows an identical device to Vierra that has a variable joint 40 controllable by knob 42. Such a joint allows better conformance of the device to the heart. Hence, it would have been obvious to modify Vierra et al to use such a joint, to allow a better fit onto the surface of the heart.

Claims 19-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Zhu et al, as applied to 1-4, 6, 8-18, 22, and 50-56 above, further in view of Hossain et al 6063021. Hossain et al shows an identical device to Vierra that has a variable joint 40 controllable by knob 42. Such a joint allows better conformance of the device to the heart. Hence, it would have been obvious to modify Vierra et al to use such a joint, to allow a better fit onto the surface of the heart.

Claims 23-26, 28, 30-35, 37, 39-50, and 57-68 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al 5749892 in view of Zhu et al 5293863 further in view of Goldstein 4635636. With respect to claims 32-35, 37, 39-50, and 63-68, Goldstein shows a stabilizer for a similar purpose where the feet are parallel. Since the devices in Goldstein and Vierra perform substantially the same function, they are functional equivalents. As such, it would have been obvious to modify Vierra to use parallel feet rather than V shaped feet, as it is merely the substitution of on known configuration for another

Claims 27 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Zhu et al and Goldstein, as applied to claims 23-26, 28, 30-

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35, 37, 39-50, and 57-68, further in view of Furnish 5,498,256. Furnish shows a hand lever actuator for forceps. Hence, it would have been obvious to modify Vierra to use the actuator of Furnish, as it is merely the substitution of one known equivalent actuator for another.

Claims 29 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vierra et al in view of Zhu et al and Goldstein, as applied to claims 23-26, 28, 30-35, 37, 39-50, and 57-68, further in view of Garrison et al 5613937. In column 15, lines 40-60, Garrison teaches the equivalence of the rotating knob actuator of Vierra and the slide actuator recited in the claims. Hence, it would have been obvious to modify Vierra to use the actuator of Garrison, as it is merely the substitution of one known equivalent actuator for another.

Applicant's arguments filed 7/25/2005 have been fully considered but they are deemed moot in view of the new grounds of rejection.

Applicant had one argument that is still relevant. Applicant argued that the ports 73 of Vierra were not on a surface suitable for engaging tissue. The examiner disagrees, noting that the interior surface of the arms 15 and 17 is capable of grasping tissue.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert L. Nasser whose telephone number is (571) 272-4731. The examiner can normally be reached on Mon-Fri, variable hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Max Hindenburg can be reached on (571) 272-4726. The fax phone

number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Robert L. Nasser Primary Examiner Art Unit 3736

RLN July 29, 2005

PRIMARY EXAMINATE